49 CFR Ch. V (10-1-09 Edition)

FORM AND CONTENTS OF DESIGNATION

§ 551.1

551.53 What is the required format for a designation?

- 551.54 What are the required contents for a designation?
- 551.55 What information must a Designation by Foreign Manufacturer contain?
- 551.56 What information must an Acceptance by Agent contain?
- 551.57 Who may sign the Designation by Foreign Manufacturer?
- 551.58 Who may sign the Acceptance by Agent?
- 551.59 May the same individual sign both the Designation by Foreign Manufacturer and Acceptance by Agent?
- 551.60 When must the Designation by Foreign Manufacturer be signed?
- 551.61 When must the Acceptance by Agent be signed?
- 551.62 Where should a foreign manufacturer mail the designation?
- 551.63 May a foreign manufacturer submit a designation by email or facsimile?
- 551.64 What if designation documents submitted by a foreign manufacturer do not comply with this subpart?
- 551.65 What if a foreign manufacturer changes its name, address or product names or marks?

METHOD OF SERVICE OF PROCESS

- 551.66 What is the legal effect of service of process on an agent?
- 551.67 Where and how may an agent be served?
- 551.68 What if an agent cannot be served?

AUTHORITY: Secs. 110(e), 119, 80 Stat. 719, 728 (15 U.S.C. 1399, 1407); 23 U.S.C. 315, 401-404; delegation of authority, 31 FR 13952, 32 FR 5606.

Source: 33 FR 19700, Dec. 25, 1968, unless otherwise noted. Redesignated at 35 FR 5118, Mar. 26, 1970.

Subpart A—General

§551.1 Scope.

This part contains rules of procedure generally applicable to the transaction of official business under the National Traffic and Motor Vehicle Safety Act of 1966, the Motor Vehicle Information and Cost Savings Act, and the Highway Safety Act of 1966. These rules apply in addition to the rules governing specific proceedings. In case of inconsistency with these general rules, the specific rules prevail.

 $[33\ {\rm FR}\ 19700,\ {\rm Dec.}\ 25,\ 1968.\ {\rm Redesignated}\ {\rm at}\ 35\ {\rm FR}\ 5118,\ {\rm Mar.}\ 26,\ 1970,\ {\rm and}\ {\rm amended}\ {\rm at}\ 38\ {\rm FR}\ 20086,\ {\rm July}\ 27,\ 1973]$

Subpart B [Reserved]

Subpart C—Submittals in Writing

§551.31 Form of communications.

Any communication in writing relating to official business (including formal documents) shall be on opaque and durable paper not larger than 9 by 14 inches in size. Tables, charts, or originals of other documents that are attached to communications shall be folded to this size, if possible. The left margin of communications shall be at least 1½ inches wide, and if a communication is bound, it shall be bound on the left side. All copies submitted shall be legible.

§551.33 Address of communications.

Unless otherwise specified, communications shall be addressed to the Administrator, National Highway Traffic Safety Administration, U.S. Department of Transportation, 400 Seventh Street SW., Washington, DC 20590. Communications may not be addressed to a staff member's private address.

 $[36~\mathrm{FR}~1147,\,\mathrm{Jan.}~23,\,1971;\,38~\mathrm{FR}~20086,\,\mathrm{July}~27,\,1973]$

§ 551.35 Subscription of communications.

Each communication shall be signed in ink and shall disclose the full legal name and the address of the person signing it and, if he is an agent, of his principal.

§551.37 Language of communications.

Communications and attachments thereto shall be in English. Any matter written in a foreign language will be considered only if accompanied by a translation into English. A translation shall bear a certificate by the translator certifying that he is qualified to make the translation; that the translation is complete except as otherwise clearly indicated; and that it is accurate to the best of the translator's knowledge and belief. The translator shall sign the certificate in ink and state his full legal name, occupation, and address.